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14		
	Attorneys for Plaintiff	
15		
16	UNITED STATES	DISTRICT COURT
. ,		ICT OF CALIFORNIA
17	SAN FRANCI	SCO DIVISION
18	ARMANDO RODRIGUEZ, Individually and as	Case No. 3:12-CV-06382-SI
19	the Heir of BONI SUE RODRIGUEZ, Deceased,	Case 110. 3.12-C v-00362-51
	and from or Borvi Sob Robinsobb, Bootasta,	
20	Plaintiff,	STIPULATED REQUEST TO MOVE
$_{21}$	VS.	INITIAL CASE MANAGEMENT
	EDECENHIC MEDICAL CARE HOLDINGS	CONFERENCE AND EXTEND
22	FRESENIUS MEDICAL CARE HOLDINGS, INC. d/b/a FRESENIUS MEDICAL CARE	DEFENDANTS' TIME TO ANSWER
23	NORTH AMERICA, FRESENIUS USA, INC.,	
,	FRESENIUS USA MANUFACTURING, INC.,	
24	and FRESENIUS USA MARKETING, INC.	
25		
26	Defendants.	
27		
28		

Pursuant to Civil Local Rule 6-2, the parties hereby submit their stipulated request to move the initial case management conference scheduled for March 22, 2013, to April 26, 2013, and to extend Defendants' time to answer from February 18, 2013, to April 19, 2013, for the following reasons:

- 1. This action is one of approximately 50 cases filed nationwide that involve all or a material part of the same subject matter and all or substantially all of the same parties as this action;
- 2. A petition and several interested party responses have been filed with the Judicial Panel on Multidistrict Litigation requesting that the federal cases be consolidated and transferred to a single district court (see MDL 2428);
 - 3. The parties anticipate that the MDL petition will be heard on March 21, 2013;
- 4. At least one other case related to this action has been filed in this district and additional complaints are expected to be filed in the next few weeks, with administrative motions to relate the additional cases to this action also anticipated for any cases not related upon assignment;
- 5. The Parties have conferred and share an interest in an efficient and economical approach to managing this litigation. In that regard, the Parties believe moving the initial case management conference to April 26, 2013, and extending Defendants' time to answer to April 19, 2013, would prevent the expenditure of resources prior to the MDL decision and allow the Parties to continue to organize the related cases filed in this District for efficient management. If an MDL is formed outside of this District, the Court's and the Parties' resources would have been preserved, and if an MDL is formed in this District or not at all, the Parties will be positioned to proceed here without significant delay; and
- 6. The requested changes will not appreciably delay proceedings in this action and will enable more efficient and economical management of the litigation.

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1	IT IS SO STIPULATED AND REQUE	ESTED.
2	Dated: February 6, 2013	
3		
4	By: /s/ Eric H. Gibbs	By: /s/ Tamara Fraizer
4 5 6 7 8 9 10 11 11 12 13 14 15 16 17 18 19 20 21 22 23	Eric Gibbs Dylan Hughes Amy M. Zeman GIRARD GIBBS LLP 601 California Street, 14 th Floor San Francisco, CA 94108 Telephone: (415) 981-4800 Facsimile: (415) 981-4846 Michael Danko Kristine K. Meredith THE DANKO LAW FIRM 247 N. San Mateo Drive San Mateo, CA 94401 Telephone: (650) 342-6100 Facsimile: (650) 342-3843 Attorneys for Plaintiff Armando Rodriguez	Tamara Fraizer FISH & RICHARDSON P.C. 500 Arguello Street, Suite 500 Redwood City, CA 94063 Telephone: (650) 839-5070 Facsimile: (650) 839-5071 Kevin C. Newsom (Of Counsel) Leigh Anne Hodge (Of Counsel) BRADLEY ARANT BOULT CUMMINS LLP One Federal Place 1819 Fifth Avenue North Birmingham, AL 35203 Telephone: (205) 521-8000 Facsimile: (205) 521-8800 James F. Bennett (Of Counsel) DOWD BENNETT LLP 773 Forsyth Blvd., Suite 1410 St. Louis, MO 63105 Telephone: (314) 889-7300 Facsimile: (314) 889-7302 Attorneys for Defendants Fresenius Medical Care Holdings, Inc. d/b/a Fresenius Medical Care North America; Fresenius USA, Inc.; Fresenius USA Marketing, Inc.
24 25 26	PURSUANT TO STIPULATION, IT IS SO Control Dated: 2/7/13	Suran Selaton
27 28	Ducod	Judge Susan Illston United States District Judge
		2

DECLARATION PURSUANT TO LOCAL RULE 5(1)(i)(3) I attest that concurrence in the filing of this document has been obtained from the other signatories listed above. Dated: February 6, 2013 By: <u>/s/ Eric H. Gibbs</u>
Eric H. Gibbs

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15		
	UNITED STATES	DISTRICT COURT
15 16	NORTHERN DISTR	ICT OF CALIFORNIA
15 16 17	NORTHERN DISTR SAN FRANCI	
15 16 17 18	NORTHERN DISTR SAN FRANCI ARMANDO RODRIGUEZ, Individually and as	ICT OF CALIFORNIA
15 16 17 18 19	NORTHERN DISTR SAN FRANCI ARMANDO RODRIGUEZ, Individually and as the Heir of BONI SUE RODRIGUEZ, Deceased,	ICT OF CALIFORNIA SCO DIVISION
15 16 17 18 19 20	NORTHERN DISTR SAN FRANCI ARMANDO RODRIGUEZ, Individually and as the Heir of BONI SUE RODRIGUEZ, Deceased, Plaintiff,	ICT OF CALIFORNIA SCO DIVISION Case No. 3:12-CV-06382-SI DECLARATION OF ERIC H. GIBBS IN
15 16 17 18 19 20 21	NORTHERN DISTR SAN FRANCI ARMANDO RODRIGUEZ, Individually and as the Heir of BONI SUE RODRIGUEZ, Deceased, Plaintiff, vs.	ICT OF CALIFORNIA SCO DIVISION Case No. 3:12-CV-06382-SI
15 16 17 18 19 20 21	NORTHERN DISTR SAN FRANCI ARMANDO RODRIGUEZ, Individually and as the Heir of BONI SUE RODRIGUEZ, Deceased, Plaintiff, vs. FRESENIUS MEDICAL CARE HOLDINGS,	ICT OF CALIFORNIA SCO DIVISION Case No. 3:12-CV-06382-SI DECLARATION OF ERIC H. GIBBS IN
15 16 17 18	NORTHERN DISTR SAN FRANCI ARMANDO RODRIGUEZ, Individually and as the Heir of BONI SUE RODRIGUEZ, Deceased, Plaintiff, vs. FRESENIUS MEDICAL CARE HOLDINGS, INC. d/b/a FRESENIUS MEDICAL CARE NORTH AMERICA, FRESENIUS USA, INC.,	ICT OF CALIFORNIA SCO DIVISION Case No. 3:12-CV-06382-SI DECLARATION OF ERIC H. GIBBS IN
15 16 17 18 19 20 21 22	NORTHERN DISTR SAN FRANCI ARMANDO RODRIGUEZ, Individually and as the Heir of BONI SUE RODRIGUEZ, Deceased, Plaintiff, vs. FRESENIUS MEDICAL CARE HOLDINGS, INC. d/b/a FRESENIUS MEDICAL CARE NORTH AMERICA, FRESENIUS USA, INC., FRESENIUS USA MANUFACTURING, INC.,	ICT OF CALIFORNIA SCO DIVISION Case No. 3:12-CV-06382-SI DECLARATION OF ERIC H. GIBBS IN
15 16 17 18 19 20 21 22 23	NORTHERN DISTR SAN FRANCI ARMANDO RODRIGUEZ, Individually and as the Heir of BONI SUE RODRIGUEZ, Deceased, Plaintiff, vs. FRESENIUS MEDICAL CARE HOLDINGS, INC. d/b/a FRESENIUS MEDICAL CARE NORTH AMERICA, FRESENIUS USA, INC., FRESENIUS USA MANUFACTURING, INC., and FRESENIUS USA MARKETING, INC.	ICT OF CALIFORNIA SCO DIVISION Case No. 3:12-CV-06382-SI DECLARATION OF ERIC H. GIBBS IN
15 16 17 18 19 20 21 22 23 24	NORTHERN DISTR SAN FRANCI ARMANDO RODRIGUEZ, Individually and as the Heir of BONI SUE RODRIGUEZ, Deceased, Plaintiff, vs. FRESENIUS MEDICAL CARE HOLDINGS, INC. d/b/a FRESENIUS MEDICAL CARE NORTH AMERICA, FRESENIUS USA, INC., FRESENIUS USA MANUFACTURING, INC.,	ICT OF CALIFORNIA SCO DIVISION Case No. 3:12-CV-06382-SI DECLARATION OF ERIC H. GIBBS IN
15 16 17 18 19 20 21 22 23 24 25	NORTHERN DISTR SAN FRANCI ARMANDO RODRIGUEZ, Individually and as the Heir of BONI SUE RODRIGUEZ, Deceased, Plaintiff, vs. FRESENIUS MEDICAL CARE HOLDINGS, INC. d/b/a FRESENIUS MEDICAL CARE NORTH AMERICA, FRESENIUS USA, INC., FRESENIUS USA MANUFACTURING, INC., and FRESENIUS USA MARKETING, INC.	ICT OF CALIFORNIA SCO DIVISION Case No. 3:12-CV-06382-SI DECLARATION OF ERIC H. GIBBS IN

I, Eric H. Gibbs, hereby declare as follows:

- 1. I am a partner at Girard Gibbs LLP, counsel for Plaintiff Armando Rodriguez in this action. I submit this declaration in support of the Parties' Stipulated Request to Move Initial Case Management Conference and Extend Defendants' Time to Answer.
- 2. I am aware of approximately 50 lawsuits filed in state and federal courts around the country that involve all or a material part of the same subject matter and all or substantially all of the same parties as this action.
- 3. A petition and several interested party responses have been filed with the Judicial Panel on Multidistrict Litigation requesting that the federal cases be consolidated and transferred for pretrial proceedings (*see* MDL 2428). The petition will likely be heard on March 21, 2013.
- 4. My firm filed another case in this District related to the current action on February 4, 2013, *see* Case No. 3:13-CV-00489, and plans to file others shortly. I am also aware of anticipated filings by other firms.
- 5. I have conferred with Defendants' counsel concerning an efficient and economical approach to managing this litigation, and believe that moving the initial case management conference to April 26, 2013, and extending Defendants' time to answer to April 19, 2013, would prevent the expenditure of the Court's and Parties' resources prior to the MDL decision and allow the Parties to continue to organize the related cases filed in this District for efficient management. If an MDL is formed outside of this District, the Court's and the Parties' resources would have been preserved, and if an MDL is formed in this District or not at all, the Parties will be positioned to proceed here without significant delay. The requested changes will not appreciably delay proceedings in this action and will enable more efficient and economical management of the litigation.
- 6. The Parties previously stipulated to extend Defendants' time to answer to February 18, 2013.

I declare under penalty of perjury that the foregoing facts are true and correct and that this declaration was executed this 6th day of February 2013, in San Francisco, California.

/s/ Eric H. Gibbs
Eric H. Gibbs